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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/593,668	05/01/2007	Neil Buxton	3711-000121/US/NP	2798
	7590 08/11/201 CKEY & PIERCE, P.L	EXAMINER		
P.O. BOX 828	,	ROCHE, JOHN B		
BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER
		2184		
			MAIL DATE	DELIVERY MODE
			08/11/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/593,668	BUXTON ET AL.	
Examiner	Art Unit	

	JOHN B. ROCHE	2184	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED 29 July 2010 FAILS TO PLACE THIS APPL	ICATION IN CONDITION FOR AL	LOWANCE.	
1. The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following rapplication in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods:	eplies: (1) an amendment, affidavit al (with appeal fee) in compliance v	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expires 3 months from the mailing date b) The period for reply expires on: (1) the mailing date of this Ac no event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f	dvisory Action, or (2) the date set forth interthan SIX MONTHS from the mailing	date of the final rejection	n.
Extensions of time may be obtained under 37 CFR 1.136(a). The date of have been filed is the date for purposes of determining the period of extrunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the sile set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ension and the corresponding amount of the control of the corresponding amount of the control of the correct of	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
 The Notice of Appeal was filed on A brief in compl filing the Notice of Appeal (37 CFR 41.37(a)), or any exten Notice of Appeal has been filed, any reply must be filed with the North American and Part of the North American and P	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
AMENDMENTS			
3. The proposed amendment(s) filed after a final rejection, be (a) They raise new issues that would require further con (b) They raise the issue of new matter (see NOTE below (c) They are not deemed to place the application in bett	sideration and/or search (see NOT w);	E below);	
appeal; and/or (d) ☐ They present additional claims without canceling a c			
NOTE: (See 37 CFR 1.116 and 41.33(a)). 4. The amendments are not in compliance with 37 CFR 1.12	1 See attached Notice of Non-Cor	mnliant Amendment (I	PTOL-324)
5. Applicant's reply has overcome the following rejection(s):		inplication (i	102 02 17.
6. Newly proposed or amended claim(s) would be all non-allowable claim(s).		imely filed amendmer	nt canceling the
7. For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1-18. Claim(s) withdrawn from consideration:		be entered and an ex	xplanation of
AFFIDAVIT OR OTHER EVIDENCE			
8. The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).			
 The affidavit or other evidence filed after the date of filing a entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appea and was not earlier presented. Se	ll and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	of the status of the claims after er	ntry is below or attach	ed.
11. The request for reconsideration has been considered but See Continuation Sheet.	does NOT place the application in	condition for allowan	ce because:
12. Note the attached Information <i>Disclosure Statement</i> (s). (13. Other:	PTO/SB/08) Paper No(s)		
/Henry W.H. Tsai/ Supervisory Patent Examiner, Art Unit 2184			

Continuation of 11. does NOT place the application in condition for allowance because: The arguments that the application should be allowed have been fully considered but are not persuasive. With regard to the independent claims at the minimum, Examiner respectfully submits that the previously cited Jacobs'788 could be argued as teaching the functionality of the integrated circuit chip as claimed in independent claims 1, 7, and 13.

As to the structure of said chip, the teachings of Andrew Tanenbaum ("Structured Computer Organization", 2nd Edition, published 1984) teach that an operation performed by software could also be built directly into hardware, and that there are no hard and fast rules that certain functionality must be implemented in one form or another (page 11, lines 12-20).

Also, the independent claims cite the USB and IEEE 1394 standards without specifying the versions of either (e.g., USB 2.0, IEEE 1394a), which could raise issues related to 35 USC 112, 2nd paragraph.

Further, the claims appear to be written rather broadly. It is unlikely that, status of the prior art noted in previous actions aside, the claims as written could be allowed. However, as discussed in an interview conducted on August 10, 2010, if the dependent claim 6 were to be incorporated into independent claim 1, and likewiee claim 12 into independent claim 7 and claim 18 into independent claim 13, it is at least possible that the independent claims amended thusly could be more readily considered for allowance..